Certificate of Incorporation

Western Arizona Railway Com-

pany.

WHEREAS, the properties, franchises, immunities and exemptions appertianing thereto of The arizona and Utah Railway Company, serifical corporation erested by and under the laws of the Territory of Arizona, were sold pursuant to the judgment and decree of the District Court of the Fourth Judicial District of the Territory of Arizona, in and for the County of Mohave, the same being a Court of competent jurisdiction, to Activite G. Wells and Thomas J. Norton, both of the City of Los Augeles, State of California, as joint tenatis and John statements to common, and said sale having occupally confirmed by said Court on the twenty-second day of December. 1965, the said properties, franchises, immunies, and exemptions were, in pursuance of said decree and the order of said Court made therein, conveyed to the said Astellar G. Wells and Thomas J. Norton, as joint tenants and not astenants in common, who have thereby acquired title to the said properties, franchises, immunities and exemptions the main or prescribed by law; and
Wheneas, the said purchasers Arthur G. Wells and Friends J. Norton, have associat

Whereas, the said purchasers Arthur G. Wells and Thomas J. Norton have associated with themselves the following named persons, viz: Godfrey Holterhoff Jr. a citi-Sons, viz: Golffrey Holterhoff Jr., a citizen of California and residing at Los Angeles, and W. A. Drakes a citizen of Arizona and residing at Prescott; and PAUL BURKS a citizen of Arizona and residing at Prescott; and the said purchasers and their associates desere to become a corporation pursuant to the laws of the Territory of Arizona in such cases made and provided to wit, paragraph eight hundred and eighty (880) of the Revised Statutes of Arizona, of 1901, and as such to take and possess the properties franchises, immunities and exemptions appertaining thereto thus sold which were at the time of sale possessed by said The Arizona and Utah Railway Company:

Now, The efform, in compliance with the

zona and Utab Railway Company:

Now, The Gefore, in compliance with the provisions of the laws of Arizona territory in such cases made and provided, we, the undersigned, ARTHUR G. WILLS and THOMAS J. NORTON, and G. OPREN HOLTERHOPF, Jr., W. A. DEAKE and PAUL BURKS, being said purchasers and their associates do creby certify:

First: The name of the corporation whose properties, franchises immunities and exemptions appertaining thereto they have acquired is The Arizona and Utah Railway Company, and sa'd corporation was organized by Articles of Incorporation filed with the secretary of the Territory of Arizona on or about the tenth day of April, 1896, under and pursuant to the provisions of Chapter 5, file 12 of the Revised Statutes of Arizona of 1897

Second: The sale aforesail was made by

visions of chapter 5. Fittle 12 of the Revised Statutes of Arizona of 1887

Second: The sale aforesaid was made by authority of the District Court of the Fourth Judicial District of the Territory of Arizona, in and for the County of Mohave, under and pursua at to a judgment or deer ex authorizing and directive the same, which judgment or decree was made and entered by the said Court on the sixteenth day of October, 1905, at the October, 1905, Term of the said Court, in a certain cause therein pending wherein a petition was filed against The Arizona and Utah Railway Company by the New York Trust Company, as Trustee and Successor in trust to Continental Trust Company of the City of New York, under a mortgage or deed of trust executed by said the Arizona and Utah Railway Company, dated April twenty-seventh, 1899, in favor of said Continental Trust Company of the City of New York, as trustee, to secure the issuance and payment of bonds issued there under, which said cause was instituted to forelose the aforesaid mortgage or deed of trust, and in said judgment or decree the railroad, telegraph line, properties, franchises, immunities and exemptions hereimafter described were ordered and directed to be sold.

Third: he following is a brief description of the properties sold at said sale:

tied and exemptions hereinafter described were ordered and directed to be sold.

Third. he following is a brief description of the properties sold at said sale:

The ratiroad of the defendant railway company as the same was located and constructed, from a point on the Santa Fe Pacific Railroad now the Atchison. Iopeka a d Santa Fe Railway, about four miles southwest from the town of Kingman, in the County of Mohave in the Territory of Arizona, theace northerly in said County to a point beyond the town of Chloride, a distance of twenty five miles or more; Also the telegraph line of the defendant rail ay company, as the same was located and constructed, from said them of Kingman to the initial point of and railroad and thence along said railroad as constructed and completed, as aforesaid, to the terminus thereof: Also all rights of way, road beds, station grounds, depot grounds, yards and all other lands and interests in lands, which the railway company owned at the date of said mortgage, or which it acquired in connection with said railroad since the execution of said mortgage, or which it acquired in connection with said railroad since the execution of said mortgage and all that it acquired in connection with said railroad since the execution of said mortgage and all that it acquired in connection with said railroad since the execution of the mortgage. Also all station houses, chairs, splices and other railroad since the execution of the mortgage. Also all station houses, depots, warehouses, engine houses, car house, water stations, machine shops, office buildings and other structures and fixtures which the railway company owned at the date of said mortgage or which it acquired in connection with said railroad since the execution of the mortgage and all that it acquired in do nother structures and fixtures which the railway company owned at the date of said mortgage. Also all engines, tenders cars and other rolling stock and equipment, which the railway company owned at the date of said mortgage. the date of said mortgage or which it acquired in connection with said railroad since the execution of said mortgage: Also all engines, tenders cars and other rolling stock and equipment, which the railway company owned at the date of said mortgage, or which it acquired in connection with or for the use of said railroad since the execution of said mortgage. Also all machinery, tools and implements, furniture, materials and suprites which the railway company owned at the date of said mortgage or which it acquired in connection with or for the use of said railroad since the execution of said mortgage. Also all franchies and powers, rights, privileges, immurities and exemptions which the railway cempany had at the date of said mortgage and all which it acquired in connection with or for the purposes of said railroad or by reason of the construction thereof since the execution of said mortgage, or which appertains to such railroad or other property; Also all other property of whatever description which the railway company owned at the date of said mortgage, and all which it in any way acquired in connection with or as a part of or for the use of said railroad since the execution of said mortgage, and all which it in any way acquired in connection with or as a part of or for the use of said railroad since the execution of said mortgage; Also all tolls, revenues, income and profits from any of the groreal by the fliers, the other property and franchises.

Fourth: The name of the new corporation intended to be formed by the filing of this certificate is "WESTERN ARIZONA RAILWAY COMPANY"

COMPANY
Fifth: The maximum amount of capital stock of such new corporation shall be five hundred thousand dollars (500,0008). divided into five thousand (5,000) shares

Sixth: The affairs of the new corporation shall be managed by five (5) directors. The names and postoffice addresses of the directors for the first year are as follows:

NAMES
RATHUR G. WELLS,
Los Angeles, California
THOMAS J. NORTON.
GODFREY HOLTERHOFF, JR.,
W. A. DRAKE,
Prescott, Arlzona Territory
PAUL BURKS.
Prescott, Arlzona Territory

"Agreement made this sixth day of November, A. D. 1905, between Arthur G. Wells and Thomas J. Norton, parties of the first part, and The Atchison, Topeka and Santa Fe Railway Company, a corporation organized and existing under the laws of the State of Kansas, party of the second part,

WITNESSETH: That, whereas, under a decree of foreclosure and sale entered on October 16th, 1965, in a certain cause pending in the District Court of the Fourth Judicial District of the Territory of Arizona, in and for the County or Mohave, wherein The New York Trust Company, a corporation, is plaintiff and The Arizona and Utah Railway Company, corporation, is defeatant, foreclosing a certain mortgage made by said defendant, in favor of the Continental Trust Company of the City of New York, predecessor in Trust of said plaintiff and dated April 27th, 1899, there will be sold by John Denair, appointed Special Master in said decree on November 27th, 1805, the railroad, properties, franchises, immunities and exemptions connected therewith of said defendant; and

WHEREAS, the party of the second part is the owner of all of the outstanding bonds and overdue interest coupons attached thereto, issued under said morgage, and it is proposed that said Arthur G. Wells and Thomas J. Sorton shall bid in said properties at such sale, using such bonds in satisfaction of their bid, and organize with three other parties to be associated with and selected by the parties of the first part, a corporation under the laws of the Territory of Arizona to take said properties; and

and
WHEREAS, it is provided in said decree of
foreclosure at d sale that the bidder at d purchaser thereat may use said bonds in satisfaction of his bid, and may deposit in lien thereof
a certificate of the plaintiff that it holds such
bonds for the use of such party together with
an order from such party to said plaintiff to
apply such bonds in satisfaction of the purchase price at such sale;
Now Turnsprone, it is mutually understood

apply such bonds in satisfaction of the purchase price at such sale;

Now, Tokkepore, it is mutually understood and agreed by the parties hereto as follows;

The said party of the second part shall forthwith deposit with said The New York Trust Company all of the said onistanding mortgage bonds of the par value of three hundred and thirty-four thousand (\$334-80) dollars, with overdue interest coupons attached thereto and shall cause said. The New York Trust Company to execute and issue to said Arthur G. Wells and Thomas J. Norton a certificate that such bonds and coupons have been deposited with it for the use of said. Arthur G. Wells and Thomas J. Norton under and in accordance with the provisions of said decree.

The said Arthur G. Wells and Thomas J. Norton shall at the time and place of said proposed foreclosure sale bid for the properties to be sold the sam of three hundred and thirty-four thousand (334-808) dollars for such further sum as may be necessary, but not exceeding the amound found due on account of such bonds and overdue interest coupons in said decree, and they shall deposit with the Special Master making the sale the aforesaid certificate of the The New York Trust company together with their order directing said plaintiff. The New York Trust Company to apply such bonds toward the satisfaction of their bid and the purchase price bid by them at such sale.

Upon the confirmation of said sale.

purchase price bid by them at such sale.

Upon the confirmation of said sale said Arthur G, Wells and Thomas J. Norton shall associate with themselves three other parties to be selected by them, and with such other parties ibcorporate a railway company to acquire, manage and operate the properties so purchased, under and in pursuance of paragraph 880 of the Revised Statutes of Arizona of 1901 with a maximum amount of capital stock of five hundred thousand (\$50,000 dollars, consisting of five thousand (\$50,000 dollars, consisting of five thousand (\$50,000 stares of one hundred dollars [10.8] par value each and to be known or designated as "Western Arizona Railway Company" or some other appropriate name.

name.

The Board of Directors of said corporation shall consist of five persons to be designated in the certificate of incorporation.

the certificate of incorporation.

The title to the property so sold shall be taken by said Arthur G. Wells and Thomas J. Norton as joint tenants and not as tenants in common) and upon the organization of said new corporation they shall conver to it all of the properties so sold, in consideration of the issuance and delivery of the five thousand (5,000) shares of proposed capital stock of said company, which shall be distributed as follows: Four thousand, nine hundred and ninety-five (4,995 shares to The Atchison, Topeka and Santa Fe Railway Company, and to each of the Directors named in said certificate one (1) share.

share.

The Atchison, Topeka and Santa Fe Railway Company shall and will indemnify, protect and hold harmless said Arthur G. Wells and Thomas J. Norten and their associates, and each of them, against all liabilities, obligations, costs, charges and expenses incurred or assumed by them or any of them in purchasing at such sale, or which may be imposed by any decree entered in respect thereto, or which may be incurred in carrying out the terms and provisions of this agreement.

Executed by the parties hereto the day and year first above written.

ARTHUR G. WELLS. (Seal)

Executed by the property of th

Attest:

G. HOLTERHOFF Jr. Western Assistant Secretary."

Eighth: The term for which this corpora-tion is to exist is fifty (50) years.
IN WITNESS WILERSON, we, the undersigned, being said purchasers and their associates, have hereunto subscribed our names and, affix-ed our seals this twenty-seventh day of Decem-ber, A. D 1695.

ARTHUR G. WELLS
THOMAS J. NORTON
GODFREY HOLTERHOFF, Jr.
(Seal)
PAUL BURKS
(Seal)
(Seal)

PAUL BURKS (Seal)

TERRITORY OF ARTZONA. (SS.
County of Yavana).

Refore me, L. O. Tucker, a notary public in and for said County and Territory on this day personally appeared W. A. Drakk and Paul, Burks known to me to be the persons whose names are subscribed to the foregoing instrument, and each one acknowledged to me that he executed the same for the purposes and considerations therein expressed.

Given under my hand and seal of office this 20th day of December, A. D. 1905, (Seal)

Notary Public My commission expires Oct. 20, 1908.

State of Califo Nia 188

STATE OF CALIFO NIA SS.

County of Los Angeles.
On this 27th day of December in the year One Thousand nine hundred and five before me. E. M. ASTRURY, a Notary Public, personally appeared Arthurs G. Wells. Thomas J. Nowton and G. Holterhioff, I., each known to me to be the person whose name is subscribed to the within instrument, and each separately acknowledged to me that he executed the same. In Witness Wherefor I have hereinto set my hand and affixed my notarial sent the day and year in this certificate first above written. E. M. ASTBURY.
Notary Public in and for said county and state.

Notary Public in and for said county and state (Seat) My commission expires January 30th, 1907.

Filed in the office of the Territorial Auditor of the Territory of Arizona, this 6 day of January A. D. 1906 at 9:30 A. M.
JOHN H. PAGE,
Territorial Auditor.
First insertion Sep. 28-2 Nov.

W. A. DRANE. Prescott, Arizona territory
Seventh: Previous to the time of such sale
a plan or agreement was entered into in anticipation of the formation of such new cornoration, and such purchase was made pursuant
thereto. Such plan or agreement was entered
into by said Arrung G. Wells and Thomas
J. Norton and The Atchison, Topeka and
Santa Fe Railway Company, the owner of
the first mortgage bonds of The Arizona and
Utah Railway Company, issued under said
mortgage dated April 7th. 1800, and such plan
or agreement is as follows:

"Agreement made this sixth day of November, A. D. 1905, between Arthur G. Wells and
Thomas J. Norton, parties of the first part,
and The Atchison, Topeka and Santa Fe
Railway Company, a corporation organized
and existing under the laws of the State of

Kingman, February 14th, 1911

Mineral Application.

Serial No. 019175,

Serial No. 019175.

Survey No. 2086.

UNITED STATES LAND OFFICE,
Phoenix, Arizona, Sept. 24, 1912,
Notice is hereby given that John Mulligan,
whose post office is Kingman. Arizona, has
made application for patent to the Flagstaff,
President Cleveland and Fontenoy lode mining
claims. Survey No. 2086, in Wallapai Mining
claims. FLAGSTAFF LODE. Beginning at Cor. No.
1. whence Cor. to Sec 8. 8, 9, 16, and 17, 7, 22 N.,
R. 17 W. hears N. 30° 08° E. 571.5 ft. Thence
S. 30° 25° E. 1493.8 ft. to Cor. No. 2. Thence N.
50° 35° E. 555.67 ft. to Cor. No. 3, Thence N.
50° 35° E. 555.67 ft. to Cor. No. 1, the place of
begin ing.
PRESIDENT CLEVEL AND LODE. Begin.

50° 35' E. 535.67 ft to Cor. No. 1. the place of begins inc.
PRESIDENT CLEVELAND LODE. Beginning at Cor. No. 1. whence Cor. to Sec's 8. 9. 16 and 17. T. 22 N. R. 17 W., bears N. 44° 45' E. 838.2 ft Thence 8. 30° 48' E, 1500 ft to Cor. No. 2. Thence N. 30° 48' W. 1500 ft. to Cor. No. 3. Thence N. 30° 48' W. 1500 ft. to Cor. No. 1. Thence N. 50° 12' E. 600 ft. to Cor. No. 1. the place of beginning.

Thence N. 50° 12° E. 1000 ft to Cor. No. 1, the place of beginning.
FONTENOY LODE. Beginning at Cor. No. 1, whence Cor. to Sec's 8.9, 16 and 17. T. 22 N.,
R. 17 W., bears N. 45° 20′ E., 190.4 ft. Thence S. 1° 10′ w. 1500 ft to Cor. No. 2. Thence N. 88° 50′ W. 600 ft to Cor. No. 3. Thence N. 1° 10′ E. 15° 0f. to Cor. No. 4. Thence S. 88° 50′ W. 600 ft to Cor. No. 4. Thence S. 88° 50′ E. 600 ft. to Cor. No. 1. the place of beginning. Containing a net area of 51.233 acres. The location notices are recorded in the Mining Records of Mohave County as follows: Flagsstaff lode, in Book "B", Page 500. President Cleveland lode, in Book "B", Page 174. There are no adjoining claims as shown by the official plat of survey thereof.

FRANK H. PARKER. Register.

First insertion Sep. 28-Nov. 30

Order to Show Cause Why Order of Sale of Real Estate Should Not Be Made.

IN THE SUPERIOR COURT OF THE COUNTY of Mohave, State of Arizona,

In the Matter of the Estate of

J. A. LOGAN, Deceased.

It appearing to this Court, by the petition this day presented and filed by J. P. Gideon, Administrator of the Estate of J. A. Logan, deceased, that it is necessary to sell the whole or some portion of the real estate of said decedent to pay the debts of decedent and the expenses and charges of administration,

It is Therefore Ordered by this Court: That all persons interested in the estate of said deceased appear before the said Superior Court on Monday, the 4th day of November, A. D. 1912, at the hour of 10 o'clock a. m., of said day, at the court room of said Court, at the court house in the city of Kingman, Mohave County, State of Arizona, to show cause why an order should not be granted to said J. P. Gideon, Ad ministrator, to sell so much of the said real estate as shall be necessary and that a copy of this order be published four successive weeks in the MOHAVE COUNTY MINER, a news paper printed and published in the said County of Mohave.

Dated October 4th, 1912,

CARL G. KROOK Judge of Superior Court, First insertion Oct. 5-2 Nov.

Notice of Forfeiture.

To P C McDonald,
You are hereby notified that I, the undersigned have expended the sum of One Hundred Dollars in labor and improvements on the following described mining claim, situated in the san Francisco mining district. Mohave ounty, Arizona known and described as follows: "Noterla Anton mining claim, according to location notice thereof, recorded in Book Z, page 653 Mining Record of Mohave County, Arizona. That said work was done on said claim during the year 1911 in order to hold the said claim under the provisions of Section 23:4 of the Revised Statutes of the United States, and the amendments thereto, and the laws of the State of Arizona, concerring annual labor to be done on mining claims. That there is due from you to the undersigned the sum of fifty dollars (650) on account of your share for annual labor on said mining claim during the year 1912, and you are hereby notified by the undersigned that if within nineity days from the personal service of this notice upon you, or within ninety days after the service of this notice upon you by publication, you fail refuse or neglect to contribute your portion of such expenditure your interest in said mining claim will become the property of the undersigned, your co-owner, in accordance with the laws in such cases made and provided Dated at Oatman, Ariz na, October 17, 192.

GEO, HARTMAN.

First insertion Oct. 25—Jau, 28

First insertion Oct. 26-Jan. 28

Mine Warning Notice.

Mine Warning Notice.

To Whom it May Concern:
Notice is hereby given that the Iron Queen.
Iron King, & S, & S. mining claims, situated in
Waliapai mining district, Mohave county, Ariz.,
are under lease and bond to parties working the
same and that neither the mines, nor the owners
thereof, will be responsible for any labor
or debt contracted, nor injuries sustained
by any employer or employee in working saic
properties; and that no employer or employee
is the agent of the owners for any purpose, and
that all operatives engage in such service at
their own risk, and that no debt or claim of
debt is valid against said mining claims or
their owners,

ED, SWOPE,
Kingmae, Arizona, Oct. 19, 1912.

Kingmar, Arizona, Oct. 19, 1912. First insertion Oct. 19

Mine Warning Notice.

To Whom it May Concern:
Notice is hereby given that the Ruth, Rattan and Moss mining claims, situated in the San Francisco mining district, Mohave county, Arizona, are under bond and lease to parties workting the same, and that neither the mines, no the owners thereof, will be responsible for any labor or debt contracted, nor injuries systained by any employer or employee in workⁱng said properties; and that no employer or employee is the agent of the owners for any purpose, and that all operatives engage in such service at their own risk, and that no debt or claim of debt is valid against said mining claims or its

RUTH GOLD MINES COMPANY, E. B. VANDEMAN, Manager, Kingman, Arizona, May 11, 1912. First insertion May 18

Mine Warning Notice.

To Whom it May Concern:

To Whom it May Concern:

Notice is herebygiven that the Keystone, Pennsylvania, East Keystone, and West Keystone mining claims, situated in the Wallapai mining district, Mohave County, Arizona, are under lease and bond to parties working the same, and that neither the mines, machinery nor buildings thereon, or any property of the undersigned owner thereof, will be liable or responsible for any labor, material or debt contracted, or injuries sustained by any employer or employee in working or improving said property, and that no employer or employee is the agent of the owner for any purpose, and all operatives engage in such service at their own risk, and that no debt or claim of debt is valid against said mining claims or property, or the owner thereof.

JAMES UNCAPHER.

JAMES UNCAPHER.
Mineral Park, April 7, 1911.

Mineral Application.

Serial No. 019441
Survey No. 2987
UNITED STATES LAND OFFICE,
Phoenix, Arizona, Oct. 7,1912.
Notice is hereby given that John Mulligan,
whose post office address is Kingman, Arizona,
has made application for patent to the Silver and
Big Bethel lode mining claims, Survey No. 2987,
in Wallapai Mining District, Mohave County, Arizona, in Section 6, T. 22 N., R. 17 W., described as
follows:
SILVER LODE.

zona, in Section 6, T. 22 N , R. 17 W., described as follows:

SILVER LODE. Beginning at Cor. No. 1, whence Cor. to Sec. 8, 6, 31, 32, Tps 22 and 23 N., R. 17 W., bears N. 48* 49' 50' E. 1738.57 f. Thence S. 32° 27' 66" E. 637.57 ft, to Cor. No. 2. Thence S. 36° 26' E. 737.5 ft, to Cor. No. 3. Thence S. 36° 26' E. 737.5 ft, to Cor. No. 3. Thence S. 36° 26' W. 300 ft, to Cor. No. 4. Thence N. 36° 28' W. 737.5 ft, to Cor. No. 6. Thence N. 36° 23' E. 150 ft. to Cor. No. 7. Thence N. 34° 10' E. 143 ft. to Cor. No. 7. Thence N. 34° 10' E. 143 ft. to Cor. No. 1, the place of beginning at Cor. No. 1, the place of beginning at Cor. No. 1, whence Cor. to Sec 5, 6. 31, 32, Tps. 22 and 23 N., R. 17 W., bears N. 46° 45' 52" E. 2634.01 ft. Thence S. 30° 53' 40' E. 573.72 ft. to Cor. No. 2. Thence S. 36° 26' E. 737.5 ft. to Cor. No. 3. Thence S. 48° 49' W. 130.35 ft. to Cor. No. 4. Thence S. 60° 56' W. 300 ft. to Cor. No. 5. Thence N. 29° 06' W. 1332.2 ft. to Cor. No. 6. Thence N. 29° 06' W. 1332.2 ft. to Cor. No. 6. Thence N. 29° 06' W. 1332.2 ft. to Cor. No. 6. Thence N. 20° 06' W. 1332.2 ft. to Cor. No. 6. Thence N. 20° 06' W. 1332.2 ft. to Cor. No. 6. Thence N. 20° 06' W. 1332.2 ft. to Cor. No. 6. Thence N. 20° 06' W. 1332.2 ft. To Cor. No. 1, the place of beginning.

AREA AND CONFLICTS.

FRANK H. PARKER, Register. First insertion Oct. 12-14 Dec.

Mineral Application.

Serial No. 019442.
Survey No. 3005.

UNITED STATES LAND OFFICE.
Phoenix, Arizona, Oct. 7, 1912.
Notice is hereby given that L. D. Godshall and Estelle B. Godshall, by J. N. Cohenour, their Attorney-in-fact, whose post office address is Kingman, Arizona, has made application for patent to the Fortunatus lode mining claim, Survey No. 3005, in Wallapai Mining District, Mohave County, Arizona, approximately in Sec's 29 and 32, T 23 N. R. 17 W., G. & S. R. B. & M., described as follows:
Beginning at Cor. No. 1. whence corner to Sec's 4, 5, 32, 33, Tps. 22 and 23 N., R. 17 W., bears S. 34° 27' E. 5418,94 ft. Thence S. 55° 14' W. 600 ft, to Cor. No. 2, identical with Cor. No. 3, Survey No. 47, Summit lode. Thence N. 25° 56' W. 1454 3 ft. to Cor. No. 3 Thence S. 25° 56' E. 1454 3 ft. to Cor. No. 1. the place of beginning. Containing an area of 19.794 acres. The adjoining claim, on the southeast end is the Summit lode, Survey No. 47. The location notice is recorded in the Mining Records of Mohave County, in Book 17, Page 137.

FRANK H. PARKER, First insertion Oct. 12-14 Dec-

Notice of Application for U. S.

Survey No. 2833.

Serial No. 018574.

UNITED STATES LAND OFFICE.
Phoenix, Arizona, Oct 14, 1912.

Notice is Hereby Given, that the WALLAPAI PRECIOUS METALS COMPANY. a corporation, organized and existing under the laws of the Territory (now State) of Arizona, by O. D. M. Gaddis, its attorney-in-fact, whose Post Office address is Kingman, Arizona, has applied to the United States for patent on the Western Scene. Mountain Top. Side Hill, New Comstock and Hill Side View lode mining claims, embraced in Mineral Survey No. 2833, and situated in Section 5, Township 22 north, Range 17 West, G. & S. R. B. & M., in the Wallapai Mining District, County of Mohave, State of Arizona, and particularly described as follows:

WESTERN SCENE Lode: Beginning at Cor No. 1, whence 1-4 Cor. between sections 5 and 6, T 22 N, R, 17 W, bears S, 72° 15′ 18′ W. 1172.57′ ft.; thence N, 55° 56′ E. 1353.49′ ft. to Cor. No. 3; thence S, 47° 56′ E. 1353.49′ ft. to Cor. No. 4; thence S, 55° 59′ W. 393.6′ ft. to Cor. No. 4; thence N, 34° 01′ W. 1313.8′ ft. to Cor. No. 1. the place of beginning, containing 6,960 acres.

place of beginning, containing 6,990 acres.

MOUNTAIN TOP Lode: Beginning at Cor.
No. 1, whence 1-4 Cor. between sections 5 and 6,
T. 22 N., R. 17 W. bears N. 68° 26' 34' W. 1991.16
ft; thence N. 55° 59' E. 393 6 ft, to Cor. No. 2;
thence S. 34° 01' E. 1491 ft, to Cor. No. 3; thence
S. 55° 59' W. 383 6 ft to Cor. No. 4; thence N. 34°
01' W. 1491 ft, to Cor. No. 1, the place of beginning, containing 13.472 acres.

SIDE HILL Lete. Beginning at Cor. No. 1.

ning, containing 13-472 acres.

SIDE HILL Lode: Beginning at Cor. No. 1, whence 1-4 Cor. between sections 5 and 6. T. 22 N., R. 17 W. bears N. 48° 5' 40° W. 2160.95 ft.; thence A. 55' 59' E. 600 ft. to Cor. No. 2; thence S. 35° 59' W. 600 ft to Cor. No. 3; thence S. 55° 59' W. 600 ft to Cor. No. 4; thence N. 34° 01' W. 1500 ft. to Cor. No. 1, the place of beginning, containing 20 661 acres.

NEW COMSTOCK Lode: Beginning at Cor. No. 1, whence 1-4 Cor. between sections 5 and 6, T. 22 N., R. 17 W. bears N. 72° 12° 22° W. 850-18 ft., thence N. 55° 59′ E. 600 ft. to Cor. No. 2; thence S. 34° 01′ E. 1427.84 ft. to Cor. No. 3; thence S. 55° 59′ W. 600 ft. to Cor. No. 4; thence N. 34° 01′ W. 1427.84 ft. to Cor. No. 1, the place of beginning, containing 19.067 acres.

ol' W. 1427.84 ft. to Cor. No. 1, the place of beginning, containing 19.667 acres.

HILL SIDE VIEW Lode: Beginning at Cor. No. 1, whence 1-4 Cor. between sections 5 and 6, T. 22 N., R. 17 W. bears N. 34° 59° 40° W. 1484.36 ft.; Thence N. 55° 59° E. 500.3 ft. to Cor. No. 2; thence S. 34° 01° E. 1500 ft to Cor. No. 3; thence S. 55° 59′ W. 375.3 ft. to Cor. No. 4; thence N. 38° 47° W. 1505.2 ft. 'o Cor. No. 1, the place of beginning, containing 15076 acres.

The names of the adjoining and conflicting claims as shown by the plat of survey are as follow: The Virginia Lode, unsurveyed, on the northwest end of Hill Side View lode, this survey; the Blackfoot Lode, unsurveyed, on the northwest end of New Comstock Lode, this survey, both claimed by the Union Basin Mining Company There are no known adjoining or conflicting claims to or with either of the Western Scene, Mountain Top or Side Hill lodes. Area of Hill Side View lode, this survey, in conflict with Virginia lode, unsurveyed. 0.959 acres.

The location notices of these claims are recorded in the Mining Records of Mohave County, as follows: Western Scene lode, in Book AA, at page 445; Mountain Top lode, in Book AA, at page 445; Side Hill lode, in Book AA, at page 474; Side Hill lode, in Book AA, at page 474; Side Hill lode, in Book AA, at page 378; New Comstock lode, in Book V, at page 702; Hill Side View lode, in Book V, at page 732; Hill Side View lode, in Book V, at page 732; Hill Side View lode, in Book V, at page 732; Hill Side View lode, in Book V, at page 732; Hill Side View lode, in Book V, at page 732; Hill Side View lode, in Book EE, at page 803.

FRANK H, PARKER, Register.

First insertion Oct. 19-21 Dec.

Mine Warning Notice.

Mine Warning Notice.

To Whom it May concern:
Notice is hereby given that the High Point,
Rhinegold, Lohengrin, Lorely, Banker, Side Spur,
Morning Star and Evening Star claims, situated
in the San Francisco mining district, Mohave
County, Arizona Terrttory, are being worked under contract agreement, and that neither the
said mining claims, nor the buildings and improvements thereon, nor the Eclipse and Independence
water rights and mill sites and pipe line, nor the
undersigned owners thereof, will be liable or responsible for any labor or material furnished or
debt contracted, or injury sustained by any employer or employees in working or improving said
property, and that no employer or employee is
the agent of the owners for any purpose, and
that all operatives engage in such service at
their own risk and that no debt or claim of debt
is valid against said water rights, mill sites, pipe
lines, mining claims or property, or its owners
thereof.

CROWN CITY GOLD MINES COMPANY.

CROWN CITY GOLD MINES COMPANY,
By ALEX MILLER, President
Pasadena, Cal., March 29, 1911
First insertion April 1

SURVEYING.

P. McCARDELL

U. S. MINERAL SURVEYOR CIVIL ENGINEER

KINGMAN. - - - ARIZONA

H. G. SCHADER

U. S. Mineral Surveyor

COUNTY SURVEYOR

O. B. AMSDEN, Mining Engineer

Beale Hotel - - Kingman, Arizona

Examinations

Reports

Assays

Surveys

Member American Institute Mining Engineers. 35 Years Experi-References.

KINGMAN, - - - Arizona.

Autos for Hire Buick 40 Maxwell 20

J. A. Tarr

INDIAN Motorcycles

SPEEDY AND DURABLE

LLOYD HALL - - Agent

Mine Warning Notice.

Mine Warning Notice.

To Whom it May Concern:
Notice is hereby given that the Rattan and Ruth mines and machinery thereon, situated in San Francisco mining district. Mohave County, Arizona, are being worked under lease and boad, and that neither the said mining claims, nor the machinery thereon, nor the undersigned owners thereof, will be liable or responsible for any labor or material furnished, or debt contracted or injury sustained by any employer or employee in working or improving said property, and that no employer or employee is the agent of the owners for any purpose, and that all operatives engage in such service at their own risk, and that no debt or claim of debt is valid against said mining claims or preperty or the owners thereof.

RATTAN MINING COMPANY,
JOHN BOYLE, JR., Pres.
Kingman, Arizona, Oct. 28, 1910.

First publication Oct. 29.

Mine Warning Notice.

Mine Warning Notice.

To Whom it May Concern:
Notice is hereby given that the Connor and Minnesota lode mining claims, situated in Wallapai mining district, near the town of Chloride, Mohave County, Arizona, togther with the mill, mill building, hoisting plants, machinery and appurtenances thereunto be longing, are under lease and bond to parties working the same, and that neither the mines, nor machinery and buildings thereon, nor the owners thereof, will be responsible for any labor or debt contracted, nor injuries sustained by any employer or employee in working said properties; and that no employer or employee is the agent of the owners for any purpose, and that all operatives engage in such service as their own risk, and that no debt or claim of debt is valid against said mining claims or its owner.

GEORGE CLEELAND.
Philadelphia. Pa., May 16, 1910. its owner, GEORGE C Philadelphia. Pa., May 16, 1910. First insertion May 21

To Whom it May Concern:
Notice is hereby given that the Emerson,
Hamblin, Arastra, Ninety seven, Hobsen and
Emerson Fraction mining claims and mill sites,
that the wallapai min-Mine Warning Notice. Notice is hereby given that the Emerson-Hamblin, Arastra, Ninety seven, Hobsen and Emerson Fraction mining claims and mill sites, all of which are situated in the Wallapai mining district, near Chloride. Mohave county, Arizona, are under bond and lease to parties working the same, and that neither the mines or mill sites, buildings, machinery, too': fixtures, or improvements, to be made therein or thereon, or any property of the undersigned owner thereof, or the undersigned owner thereof, will be liable or responsible for any labor, material or debt contracted, or injuries sustained by any employee or employee in working or improving said properties, and that no employer or employee is the acent of the owner for any purpose, and all operatives engage in such service at their own risk, and that no debt or claim of debt is valid against said mining claims or property, or the owner thereof.

Los Angeles, Cal., November 9th, 1916.

First insertion Nov. 12

Mine Warning Notice.

Mine Warning Notice.

To Whom it May Concern:
Notice is hereby given that the mining properties known as the Badger. Woodchuck. Wildcat, Hercules, Rambler. Majestic and Badger mill site and machinery thereon, situated in the Wallapai mining district, Mohase County. Arizona are under lease and bond to parties working the same, and that neither the mines, nor the machinery thereon, nor the owners thereof will be responsible for any labor or debt contracted nor injuries sustained by ausemployer or employee in working said property; and that no employer or employee is the agent of the owner for any purpose and that all operatives engage in such service at their own risk, and that no debt or claim of debt is valid against said mining properties or their owners. ARIZONA WESTERN MINES CO... By F. H. CRAETS, Manager.

First insertion Dec. 9, 1911

First insertion Dec. 9, 1911